



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION 6  
1445 ROSS AVENUE, SUITE 1200  
DALLAS, TX 75202-2733

JUN 16 1994

FRP NUMBER: FRP-06-LA-00556  
DENBURY MANAGEMENT, INC.  
LATERRE #4, LIRETTE FIELD TANK BATTERY  
1549 POLK STREET  
HOUMA, LA 70360-

Dear Sir/Madam:

NOTIFICATION OF PLAN RECEIPT

EPA has received your plan/submittal as required under Section 4202 (a) (6) of the Oil Pollution Act of 1990 (OPA). Your submittal has been assigned the docket number shown at the top of this letter. The docket number should be referenced in all future correspondence to the EPA.

In order to facilitate the review process, we request that you complete all applicable items on the attached form, and return it to the following address by April 30, 1993. You need not fill out the attached form if you have self-determined that your facility is not a 'substantial harm' facility.

U.S. EPA Region VI  
Contingency Planning Section  
P.O. Box 303  
Dallas, Texas 75201-9998

We will review all submitted information to determine if your facility could cause significant and substantial harm to the environment by the discharge of oil. If your facility is determined to have the potential to cause significant and substantial harm to the environment, we plan to notify you of this determination and request certification\* by July 18, 1993, that you have ensured by contract or other approved means\* the availability of private personnel and equipment necessary to respond, to the maximum extent practicable, to worst case discharge or the substantial threat of such a discharge from your facility. Upon submission of acceptable certification, EPA will grant two-year extension to operate until February 18, 1995, without an approved response plan. Prior to the expiration of the two-year extension, EPA will complete its review of your plan and notify you of the results.

\*See Definition

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Notification of Plan Receipt

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Please be advised that: (1) submittal of SPCC Plan in lieu of a response plan does not satisfy the requirements to submit a response plan under Section 4202 (a) of OPA 1990, (2) a company with multiple contiguous facilities may submit one plan but must provide site-specific response information for each of the facilities, (3) a company with multiple non-contiguous facilities must submit separate plans for each facility location, (4) if applicable, you must submit a separate plan to EPA even if you were required to submit a response plan to other federal agencies, including the U.S. Coast Guard, (5) you need to submit only copy of any document to the EPA, and (6) EPA's proposed rule on requirements for preparation of response plan pursuant OPA Section 4202 (1)(6) of the Oil Pollution Act was published in Federal Register, Vol 58, No. 30, February 17, 1993, pages 8824-8879.

Sincerely,



Donald P. Smith  
Senior On-Scene Coordinator  
U.S. EPA Region VI

Attachment

Definition:

Contracts or other approved means include:

- (1) A written contractual agreement with a response contractor that identifies and ensures the availability of the necessary personnel or equipment within appropriate response times;
- (2) A written certification by the owner or operator that the necessary personnel and equipment resources, owned or operated by the facility owner or operator, are available to respond to a discharge within appropriate response times;
- (3) Active membership in a local or regional oil spill removal organization that has identified and ensures adequate access through such membership to necessary personnel and equipment to respond to a discharge within appropriate response times in the specified geographic areas; or
- (4) Other specific arrangements approved by the Regional Administrator upon request of the owner or operator.